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June 4, 2021

VIA ECF

Hon. Mary Kay Vyskocil United States District Court Southern District of New York 500 Pearl Street, Room 2230 New York, NY 10007

Re: Guidehouse LLP v. Shah, No. 1:19-cv-9470-MKV

Dear Judge Vyskocil:

We represent Plaintiff, Guidehouse LLP ("Guidehouse"), in the above-referenced action and write with the consent of Defendant, Rizwan Shah ("Shah"), to request that the Court order the publicly filed copy of Exhibit A to the Declaration of Stephen L. Sheinfeld in Support of Plaintiff's Opposition to Defendant's Motion *in Limine* be redacted, and the unredacted version be maintained under seal to preserve certain confidential and private information therein. Per the Court's instruction during the parties' April 13 Pretrial Conference, the exhibit would be maintained under seal unless and until it is admitted into evidence at trial, at which point it would become part of the public record. This Court has previously granted the parties' motions to redact and seal similar information and documents in Guidehouse's Rule 56.1 Statement and the Joint Pretrial Order. ECF Nos. 32, 50. A motion to redact and seal similar information contained in the exhibits supporting Guidehouse's motions *in limine* is *sub judice*. ECF No. 61.

While judicial documents are generally subject to a presumption in favor of public access, this presumption may be outweighed by certain "countervailing factors" including "the privacy interests of those resisting disclosure." *Lugosch v. Pyramid Co. of Onondaga*, 435 F.3d 110, 119–20 (2d Cir. 2006). Here, Guidehouse, Shah, and non-party PricewaterhouseCoopers LLP ("PwC") have privacy interests which are sufficient to warrant the redaction of the public filing.

Exhibit A contains an email from Shah to Guidehouse CEO Scott McIntyre containing confidential information regarding the monetary payments received by Shah as a result of his withdrawal from the PwC partnership to join Guidehouse. This information is of competitive value to both Guidehouse and PwC, and risks harming these firms' business interests should such information become publicly available.

Courts in this District have held that the privacy interest in competitively valuable business information is sufficient to overcome the presumption in favor of public access. *E.g.*, *Valassis Commc'ns*, *Inc. v. News Corp.*, 2020 WL 2190708, at *4 (S.D.N.Y. May 4, 2020) (granting motion to seal "information related to the compensation or bonuses received by individual [] employees" because "disclosure of such compensation and bonus information could damage [movant's] business and embarrass or harm [the employee] while offering little value in the monitoring of the federal courts"); *Bae Sys. Ship Repair v. Puglia Eng'g, Inc.*, 2017 WL 11568796, at *3 (S.D.N.Y. May 2, 2017) (granting motion to "redact information concerning [movant's] compensation structure and the compensation of certain individuals");

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Dodona I, LLC v. Goldman, Sachs & Co., 119 F. Supp. 3d 152, 157 (S.D.N.Y. 2015) (granting motion to redact "sensitive personal information of current and former employees . . . including . . . compensation").

In addition, Shah has a privacy interest in maintaining the confidentiality of his personal finances, which also weighs in favor of redaction. *See Valassis Commc'ns*, 2020 WL 2190708, at *4 (holding that "the presumption of public access is outweighed by [movant]'s business secrecy interest as well as by the personal privacy interests of the relevant employees in the [amount of] compensation and bonuses received").

In view of the legitimate privacy interests at stake, Guidehouse respectfully requests that the Court enter an order permitting Guidehouse to redact certain portions of the publicly-filed exhibit at this juncture, and to file an unredacted version of the exhibit under seal.

Respectfully submitted,

/s/ Stephen L. Sheinfeld

Stephen L. Sheinfeld

The Court GRANTS Plaintiff's request that the publicly filed copy of Exhibit A to the Declaration of Stephen L. Sheinfeld in Support of Plaintiff's Opposition to Defendant's Motion *in Limine* be redacted, and the unredacted version be maintained under seal [ECF Nos. 69-71]. The parties are on notice that any evidence admitted at trial is a matter of public record and shall not be sealed.

The Clerk of Court is respectfully requested to terminate the motion at docket entry 69.

SO ORDERED.

Date: 6/14/2021

New York, New York

Mary Kay Wskocil

United States District Judge